PATENT COOPERATION TREATY





INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Ann	llocatio as accentic file	•					
Applicant's or agent's file reference 14836-14PCT AD/clb/b			FOR FURTHER A	CTION	See Form PCT/IPEA/416		
International application No. PCT/CA2004/001030			International filing date 14.07.2004	(day/month/year)	Priority date (day/month/year) 14.07.2003		
		ssification (IPC) or n 7/08, G05F3/30,	ational classification and i G05F1/10	PC .			
	licant CROBRIGE TEC	CHNOLOGIES IN	IC. et al.				
1.	Authority under	This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.					
2.	This REPORT of	consists of a total of	of 6 sheets, including t	his cover sheet.			
3.	This report is al	This report is also accompanied by ANNEXES, comprising:					
			o the International Bure				
	sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).						
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.						
	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).						
4.	This report contains indications relating to the following items:						
	☑ Box No. I	Basis of the opi	nion				
	☐ Box No. II	Priority					
	_		ent of opinion with regard to novelty, inventive step and industrial applicability				
	☐ Box No. IV	Lack of unity of		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	o o otop and made an approaching		
	☐ Box No. V Reasoned statem		ment under Article 35(2 ations and explanations	2) with regard to nove s supporting such stat	elty, inventive step or industrial tement		
	☐ Box No. VI	Certain docume	nts cited				
	Box No. VII		in the international app				
	☐ Box No. VIII	Certain observa	tions on the internation	al application			
Date	Date of submission of the demand			Date of completion of	this report		
13.0	05.2005			18.11.2005	•		
Nam	e and mailing addre	ess of the Internation	al	Authorized Officer			
higi	D-80298 Tel. +49 8	i Patent Office Munich 39 2399 - 0 Tx: 5236	56 epmu d	Frias Rebelo, A	South The Land of Land		
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/CA2004/001030

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	Box No. I Basis of	the report						
1.	With regard to the lar filed, unless otherwise	guage, this report is based on the international application in the language in which it was a indicated under this item.						
	which is the lang	ed on translations from the original language into the following language, uage of a translation furnished for the purposes of: earch (under Rules 12.3 and 23.1(b)) the international application (under Rule 12.4)						
	international preliminary examination (under Rules 55.2 and/or 55.3)							
2.	have been furnished	lith regard to the elements* of the international application, this report Is based on <i>(replacement sheets which</i> ave been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this eport as "originally filed" and are not annexed to this report):						
	Description, Pages							
	1-31	as originally filed						
	Claims, Numbers							
	1-49	received on 17.05.2005 with letter of 13.05.2005						
	Drawings, Sheets							
	1/20-20/20	as originally filed						
	□ a sequence listin	g and/or any related table(s) - see Supplemental Box Relating to Sequence Listing						
з.	☐ The amendment	s have resulted in the cancellation of:						
	☐ the descriptio☐ the claims, N							
	the drawings,	sheets/figs						
	☐ the sequence☐ any table(s) r	listing (specify): elated to sequence listing (specify):						
4.	This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).							
	☐ the description ☐ the claims, N ☐ the drawings,	sheets/figs '						
	☐ the sequence☐ any table(s) r	listing <i>(specify)</i> : elated to sequence listing <i>(specify)</i> :						
	* If item 4 ap	olies, some or all of these sheets may be marked "superseded."						

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/CA2004/001030

		k No. III Non-establishment o olicability	f op	nion with regard to novelty, inventive step and industrial			
1.	The	The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- obvious), or to be industrially applicable have not been examined in respect of:					
		the entire international application,					
	\boxtimes	claims Nos. 1-49					
		because:					
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):					
		the description, claims or drawings (indicate particular elements below) or said claims Nos. 1-49 are so unclear that no meaningful opinion could be formed (specify):					
		see separate sheet					
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.					
		no international search report has been established for the said claims Nos.					
		the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in An C of the Administrative Instructions in that:					
		the written form		has not been furnished			
				does not comply with the standard			
		the computer readable form		has not been furnished			
				does not comply with the standard			
		the tables related to the nucleo not comply with the technical re	tide a	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.			
		See separate sheet for further	detai	ls			

Re item ili

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

- 1. The amendments of claim 1 do not go beyond the content of the application as filed and are therefore admissible.
- 2. The arguments stated by the applicant with letter dated 11.05.2005 concerning the technical features of the invention (see page 2, last two paragraphs therein) where carefully considered. However these arguments cannot be accepted as far as compliance with the requirements of Article 6 PCT are concerned.

 The reasons will become apparent in the paragraphs 3. and 4. below.
- 3. Amended claim 1 still fails to meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The reasons are as follows:
- 3.1 The essence of the method of the invention see original specification e.g. page 9, lines 2 to 14; page 22, line 28 to page 23, line 6 is related to a trimming step (B) where (the underlined text below is intended to specify the features not present in the present claim wording):

the trimming a resistance value and a temperature coefficient of resistance of (...) at least one thermally trimmable resistor to independent values \underline{R}_{target} and \underline{TCR}_{target} comprises

- trimming the resistance of at least one thermally trimmable resistor to a certain target value R_{target} ; and after
- trimming said temperature coefficient of resistance to a certain target value $\underline{\text{TCR}}_{\text{target}}$ by cycling said resistance value away from and back to $\underline{R}_{\text{target}}$ thereby using said hysteresis characteristic of said thermally trimmable resistor.

Since claim 1 does contain a method step (B) as recited above, it does not meet the

requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

- 3.2 An amended claim 1, clarified according to paragraph 3.1 above would also overcome the objection stated in the Written Opinion dated 31-01-2005 (see paragraph 1. therein) as it would make clear how the stated result of trimming a resistance value and a temperature coefficient of resistance (...) to independent values is actually achieved.
- 4. Amended claim 26 still fails to meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The reasons are as follows:
- 4.1 It is apparent from the description see e.g. page 19, lines 8 to 11; and page 9, lines 2 to 14; page 22, line 28 to page 23, line 6- that the claimed apparatus, in order to attain the stated purpose of adjusting an output parameter by trimming <u>independently</u> the resistance and the TCR of a thermally trimmable resistor(s) must comprise (the underlined text below is intended to specify the features not present in the present claim wording):
 - a circuit (...) wherein the resistance of at least one thermally trimmable resistor is trimmed to a certain target value R_{target}: and
 - heating circuitry having a decision-making module(...)wherein each heating cycle trims said temperature coefficient of resistance(...) to a certain target value TCR_{target} by cycling said resistance value away from and back to R_{target} thereby using said hysteresis characteristic of said thermally trimmable resistor.

Since claim 26 does contain the features as recited above, it does not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

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- 4.2 An amended claim 26, clarified according to paragraph 3.1 above would also overcome the objection stated in the Written Opinion dated 31-01-2005 (see paragraph 2. therein) as it would make clear how the claimed apparatus could attain the stated purpose of adjusting an output parameter of a circuit by trimming independently the resistance and the TCR of a thermally trimmable resistor(s) comprised in said circuit.
- 5. Amended independent claims 1 and 26 clarified according to paragraphs 2.1 and 3.1 above would also to meet the requirements of novelty (Article 33(2) PCT), inventive step (Article 33(3) PCT) and industrial applicability (Article 33(4) PCT).
- 6. The lack of clarity for independent claims 1 and 26 as presently worded, and as discussed in paragraphs 3 and 4 above, is to such an extent that makes impossible a complete examination on whether the subject-matter of these claims is novel, involves an inventive step or is industrially applicable (Articles 33(2), (3) and (4) PCT).
- 6.1 Due to the lack of clarity of present independent claims 1 and 26, a complete examination on whether the subject-matter of the dependent claims 2-25 and 27-49 is novel, involves an inventive step or is industrially applicable is also not possible at present (Articles 33(2), (3) and (4) PCT).